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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|---------------------------------|-------------------|----------------------|-------------------------|------------------|--|
| 10/040,546 | 01/07/2002 | Gaurav Sharma | 2437 | | |
| . 7 | 590 09/09/2005 | EXAMINER | | | |
| Patrick R. Roche, Esq. | | | GIBBS, HEATHER D | | |
| Fay, Sharpe, Fa Minnich & Mc | | ART UNIT | PAPER NUMBER | | |
| 1100 Superior | Avenue, 7th Floor | 2622 | | | |
| Cleveland, OH 44114-2518 | | | DATE MAILED: 09/09/2005 | | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | | | | | | | | |
|--|--|--|---|---|---|--------------|--|--|--|
| | | ^ | Application No. | ' | Applicant(s) | | | | |
| Office Action Summary | | . | 10/040,546 | ; | SHARMA ET AL. | | | | |
| | | E | xaminer | | Art Unit | | | | |
| | | + | leather D. Gibbs | | 2622 | | | | |
| Period fo | The MAILING DATE of this commun or Reply | nication appea | rs on the cover sh | eet with the co | rrespondence ad | dress | | | |
| WHIC - Exte after - If NC - Failu Any | ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE IN nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this come operiod for reply is specified above, the maximum sore to reply within the set or extended period for reply reply received by the Office later than three months ed patent term adjustment. See 37 CFR 1.704(b). | MAILING DAT s of 37 CFR 1.136(a munication. latutory period will a y will, by statute, can | E OF THIS COMN a). In no event, however, apply and will expire SIX (use the application to bec | MUNICATION. may a reply be time! (6) MONTHS from the come ABANDONED | y filed e mailing date of this c (35 U.S.C. § 133). | | | | |
| Status | | | | | | | | | |
| 1)⊠ | Responsive to communication(s) file | ed on 07 Janu | iary 2002 | | | | | | |
| 2a)□ | • | | = | | | | | | |
| 3)□ | | | | | | | | | |
| الا | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | | | |
| | closed in accordance with the pract | ice under Ex j | Jante Quayle, 195 | 3 O.B. 11, 433 | 0.0.210. | | | | |
| Disposit | ion of Claims | | | | | | | | |
| 4)🖂 | Claim(s) 1-15 is/are pending in the | application. | | | • | | | | |
| | 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | | | |
| 5)🖂 | ☐ Claim(s) 10 and 11 is/are allowed. | | | | | | | | |
| | ∑ Claim(s) <u>1-9 and 12-15</u> is/are rejected. | | | | | | | | |
| 7) | | | | | | | | | |
| 8) | Claim(s) are subject to restri | ction and/or e | lection requireme | nt. | | | | | |
| ٠,۵ | are cas, | | 4 | | | | | | |
| Applicat | ion Papers | | | | | | | | |
| 9)[| The specification is objected to by the | ne Examiner. | | | | | | | |
| 10)⊠ | The drawing(s) filed on 07 January 2 | <u>2002</u> is/are: a |)□ accepted or b | o)⊠ objected t | o by the Examin | er. | | | |
| | Applicant may not request that any obje | ection to the dra | wing(s) be held in a | abeyance.See 3 | 37 CFR 1.85(a). | | | | |
| | Replacement drawing sheet(s) including | g the correction | is required if the dr | rawing(s) is obje | cted to. See 37 C | FR 1.121(d). | | | |
| 11) | The oath or declaration is objected t | o by the Exan | niner. Note the att | tached Office A | ction or form P | ГО-152. | | | |
| Priority i | under 35 U.S.C. § 119 | | | | | | | | |
| - | _ | for foreign no | ioritu undor 25 III | S C S 110(a) (| (d) or (f) | | | | |
| - | Acknowledgment is made of a claim | i tor toreign pr | ionty under 35 O. | 5.C. 9 119(a)-(| (u) Or (i). | | | | |
| a) | All b) Some * c) None of: | | b | | | | | | |
| | 1. Certified copies of the priority | | | | - NI- | | | | |
| | 2. Certified copies of the priority | | | | | 0. | | | |
| | 3. Copies of the certified copies | • | | | in this National | Stage | | | |
| | application from the Internation | | | | | | | | |
| * (| See the attached detailed Office action | on for a list of | the certified copie | es not received | • | | | | |
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| | • | | | | | | | | |
| Attachmen | t(s) | | | | | | | | |
| | e of References Cited (PTO-892) | | | erview Summary (F | | | | | |
| | ce of Draftsperson's Patent Drawing Review (I | | | er No(s)/Mail Date | e ent Application (PT) | 0-152) | | | |
| | mation Disclosure Statement(s) (PTO-1449 o er No(s)/Mail Date <u>01/07/02</u> . | r PTO/SB/08) | 6) Oth | | on application (r. 1) | | | | |
| | (-/ | | , <u> </u> | | | | | | |

Application/Control Number: 10/040,546

Art Unit: 2622

DETAILED ACTION

Page 2

Information Disclosure Statement

1. The information disclosure statement (IDS) submitted on January 07, 2002 is in compliance with the provisions of 37 CFR 1.97. Accordingly, the examiner is considering the information disclosure statement.

Drawings

2. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: 48,100,102,104,106,108. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement-drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the examiner does not accept the changes, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.

Application/Control Number: 10/040,546 Page 3

Art Unit: 2622

4. Claim 2 recites the limitation "the previously printed colorants" in Line 14. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

6. Claims 1-9,12-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Harrington (US 5,631,748).

Regarding claim 1, Harrington teaches in a color output system, a method of rendering a color document with a multi-level halftone process using a single screen for a plurality of color separations wherein the screen is comprised of a plurality of pixel locations associated with successive threshold values, the method comprising rendering at least one of the color separations at a pixel location with a selected output value from allowed output levels, said selected output value being determined by an input color value for the separation at the pixel location, a maximum output value allowed, the halftone screen, and input color values of previously processed separations (Col 4 Lines 21-58; Fig 1).

For claim 2, Harrington teaches the method as defined in claim I wherein the rendering of the at least one color separation is at pixel locations having threshold

values successive to the threshold values of the previously printed colorants (Col 5 Lines 50-61).

Considering claim 3, Harrington discloses the method as defined in claim 2 wherein the color image includes a black separation which is rendered first (Col 3 Lines 8-25).

For claim 4, Harrington discloses The method as defined in claim 3 wherein the rendering of a non black separation outputs a requested color amount in a non black area using a plurality of output levels comprising a darker and a lighter output levels and wherein, the darker output level occupies lowest available threshold values of the screen at a highest luminance in a non black area, and the lighter output level occupies other available threshold values of the screen in the non black area adjacent to the darker output level (Col 5 Lines 62- Col 6 Line 7).

For claim 5, Harrington teaches the method as defined in claim I wherein the color separations comprise Black, Magenta, Cyan and Yellow. And the method comprises printing the Black separation with a bi-level process and at least one of the Magenta, Cyan and Yellow separations with a multi-level process (Fig 1).

Regarding claim 6, Harrington teaches The method as defined in claim 5 wherein the printing of the at least one of the separations with a multi-level process comprises selecting a pixel location for the printing in accordance with a filling algorithm including a multiple level factor and a successive filling factor for better dispersion and minimal overlap of drops (Col 6 Lines 8-30).

Considering claim 7, Harrington teaches The method as described in claim 6 wherein the multi-level process comprises using multiple colorant drops at each pixel location (Col 6 Lines 31-39).

For claim 8, Harrington discloses the method as defined in claim 7 further comprising printing a plurality of ink drops per pixel location for multiple level half toning of the one color separation after tilling of the pixel locations to a base level (Col 4 Lines 40-47).

Regarding claim 9, Harrington discloses The method as defined in claim 8 wherein the printing of the plurality of ink drops for the one color separation comprises successively filling the pixel locations in accordance with increasing threshold values (Col 5 Lines 36-46).

Regarding claim 12, Harrington teaches A method for printing a color contone image with a plurality of color separations using color dots selectively comprised of a plurality of ink drops of one or more colorants, comprising: printing at least one of the colorants with the plurality of ink drops at pixel locations identified by a screen, wherein a base level comprising a minimal application of the ink drops, is maximally dispersed at selected ones of the pixel locations defined by threshold values of the screen, and any remaining value comprising a supplemental application of the ink drops, is likewise successively assigned to the selected ones of the pixel locations: and, wherein the selected ones of the pixel locations are further defined as successive to other pixel locations of the screen previously assigned to a prior printed colorant (Fig 2; Col 3 Lines 5-25).

For claim 13, Harrington teaches The method as defined in claim 12 wherein when all pixel locations have been assigned the supplemental application of the ink drops, subsequently applied colorants are assigned to pixel locations defined as having a lightest value relative to Black and the lowest thresholds of the screen with said lightest value (Col 5 Line 35- Col 6 Line 7).

Regarding claim 14, Harrington discloses A rendering apparatus for a color image represented in a halftone process by a plurality of color separations, comprising: a half toning screen generator for producing a screen having threshold values at pixel locations, wherein the values can be applied to contone image signals to derive a binary or multiple level image signal suitable to drive the apparatus,' and, a processor for rendering the color separations in accordance with the screen, wherein for constant image separation values, pixel locations are turned on for base and remaining level values of a color separation at the pixel locations disposed in a highest available luminance region having a lowest available threshold value (Col 4 Lines 18-47).

Considering claim 5, Harrington teaches The apparatus as claimed in claim 14 wherein the processor renders a black separation first and other color separations thereafter, and wherein one of the other color separation comprises a printing of multiple ink drops at lowest available threshold values of the screen at a highest luminance in a non black rendered area of the screen, and a printing of a single ink drop at other available threshold values of the screen in the non black rendered area adjacent to the multiple ink drops printing (Col 3 Lines 5-25).

Application/Control Number: 10/040,546 Page 7

Art Unit: 2622

Allowable Subject Matter

7. Claims 10-11 are allowed.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Heather D. Gibbs whose telephone number is 571-272-7404. The examiner can normally be reached on M-Thu 8AM-7PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward L. Coles can be reached on 571-272-7402. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Heather D Gibbs

Examiner

Art Unit 2622

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